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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/826,430	04/15/2004	Roger L. Stolte	1899US01	9854
43896 7590 08/23/2007 ECOLAB INC.			EXAMINER	
MAIL STOP E	SC-F7, 655 LONE OA	OGDEN JR, NECHOLUS		
EAGAN, MN 55121			ART UNIT	PAPER NUMBER
			1751	
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	•		08/23/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
		STOLTE ET AL.				
Office Action Summary	10/826,430					
·	Examiner	Art Unit				
The MAILING DATE of this communication ap	Necholus Ogden	1751				
Period for Reply	pears on the cover sheet wi	in the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNION 136(a). In no event, however, may a rewill apply and will expire SIX (6) MON e, cause the application to become AE	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
	Responsive to communication(s) filed on <u>11 December 2006</u> .					
<i>'</i>	·					
, —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 1-69 is/are pending in the application 4a) Of the above claim(s) 38-69 is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-37 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/e	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to edrawing(s) be held in abeyarection is required if the drawing	nce. See 37 CFR 1.85(a). I(s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(Summary (PTO-413) (s)/Mail Date Informal Patent Application				

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Response to Amendment

Claim Objections

- 1. Claim 14 is objected to because of the following informalities is withdrawn in view of applicant's amendment.
- 2. Claims 1-9, 11, 13, 15-17, 21, 22, 27-37 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Van den Brom et al (5,719111).

Van den Brom et al disclose a solid detergent block comprising 0.1 to 10% by weight of a non-phosphate building agent such as MGDA an alkali metal silicate (col. 4, lines 1-20); less than 5.0% by weight of water; 5-80% by weight of an alkaline agent; 0.5 to 5.0% by weight of a surfactant and 0 to 20% by weight of a bleaching agent (col. 2, lines 20-55). Note, see examples and claims

As this reference teaches all of the instantly required it is considered anticipatory.

In the alternative, if the above listed claims are not considered anticipatory, it would have nonetheless been obvious to one of ordinary skill in the art to combine the components of Van den Brom et al to specifically teach the claimed MGDA solid detergent composition because Van den Brom et al require each of the claimed components in their requisite proportions, wherein it would have been obvious to combine the components, absent a showing to the contrary.

3. Claims 1-25, and 31 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over European Patent (0882786).

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EP '786 disclose a powdered detergent composition comprising 0.5 to 30% by weight of MGDA; 0.5 to 18% by weight of a nonionic surfactant; 1 to 30% by weight of a anionic surfactant; and inorganic builders such as crystalline silicate (see abstract). EP '786 further includes other builders such as tripolyphosphates, and silicates (page 7, lines 35-55).

As this reference teaches all of the instantly required it is considered anticipatory.

In the alternative, if the above listed claims are not considered anticipatory, it would have nonetheless been obvious to one of ordinary skill in the art to combine the components of EP '786' to specifically teach the claimed MGDA solid detergent composition because EP '786' require each of the claimed components in their requisite proportions, wherein it would have been obvious to combine the components, absent a showing to the contrary.

4. Claims 1-37 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Williams (6,162,259).

Williams disclose a laundry composition comprising a builder, surfactant and amino tricarboxylic acid such as MGDA. Williams teaches that said surfactant comprises from 0.2 to 30% by weight of an anionic, nonionic, cationic and/or mixtures thereof (col. 2, lines 20-57). With respect to the anionic surfactants, Williams teaches that said anionic surfactants comprise alkyl sulfonate, sulfate and ethoxy sulfate surfactants (col. 3, lines 42-60). The compositions of Williams further comprise 1-80% by weight of said builders such as tripolyphosphates (col. 5, lines 60-65); and aluminosilicates; and 0.001 to 40% by weight of MGDA (col. 6, lines 34-67). Additional

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components such as 3-12% by weight of alkalinity components such as alkali metal silicates, 0.005 to 20% by weight of sequestrants and adjunct materials such as water or moisture (col. 22, lines 5-41). Moreover, Williams further teach that said composition may be in any form such as tablets, granular, powders (col. 26, lines 24-26), and wherein said compositions are processed by extrusion and tabletted (col. 26, lines 47-58). With respect to claim 32, said tablet or granular compositions may be dispensed from a container (col. 27, line 34-col. 28, line 20). See examples 1-3, 5, 8-9 and claims.

As this reference teaches all of the instantly required it is considered anticipatory. In the alternative, if the above listed claims are not considered anticipatory, it would have nonetheless been obvious to one of ordinary skill in the art to combine the components of Williams to specifically teach the claimed MGDA solid detergent composition because Williams requires each of the claimed components in their requisite proportions, wherein it would have been obvious to combine the components, absent a showing to the contrary.

Response to Arguments

5. Applicant's arguments filed 12-11-2006 have been fully considered but they are not persuasive.

Applicant argues that Van den Brom uses MGDA and water as a binding agent and further teaches away from the invention of solidification by hydration and instead uses pressure on dry granular materials to form solids.

The examiner respectfully disagrees and reminds applicant that the claims are directed to a composition and not a process of making. Moreover, additional

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ingredients in the compositions of the prior art are permissible specifically since the claims are open with the "comprising" transitional phrase.

When the claim recites using an old composition or structure and the "use" is directed to a result or property of that composition or structure, then the claim is anticipated. In re May, 574 F.2d 1082,1090, 197 USPQ 601, 607 (CCPA 1978).

Applicant argues that EP '786 does not teach the claimed invention because they state the composition as a powder and not as a solid as claimed.

The examiner respectfully disagrees and contends that a powder, by definition is a material composed of fine solid particles that are not cemented together. Therefore, powders are considered solids particles.

Applicant argues Williams does not teach or suggest a solid composition comprising MGDA and water to make a solid.

The examiner directs applicant's attention above, where in detail Williams teaches each the claimed components in their requisite proportions (Examples 1-3, 5, 8-9).

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Necholus Ogden whose telephone number is 571-272-1322. The examiner can normally be reached on M-Thu.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Douglas McGinty can be reached on 571-272-1029. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 57x7272-1000.

Necholds Ogden Primary Examiner Art Unit 1751

No 8-19-2007

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